

CLARESHOLM REVIEW

VOLUME 9

CLARESHOLM ALTA., JUNE 19, 1913.

NO. 17

Water Question Cussed and Discussed

A special meeting of the town council was held on Thursday evening last. There were present besides Mayor Holmes, Councillors Rix, Hutton, James, Braren and Bosse. The water situation was the matter discussed. The committee which investigated the water supply from the wells, and the water supply in the sufficient supply for the needs of the town from these wells. The water after a period of rest would pump 30 gals. per minute but this supply was only temporarily available, the wells after two or three hours pumping falling to 8 gals. The pumps had been lifted and put in position to get out the water possible but the water was shorting. By allowing a rest of three hours the subterranean reservoirs would fill again but two hours pumping would exhaust the pump. A thorough test was being made and the council would welcome private investigation by any of the taxpayers or would as gladly welcome any suggestions that would help in the solving of the water. Acting under the suggestion of the water committee this report nothing remained for the council but to turn to the supply at the creek. It was desirable that something be done at once to obtain a settlement with the executors of the contractor, the late John Breukeridge. A committee consisting of the mayor, Councillor Rix and the Secretary-Treasurer of the water committee was given instruction to try for a settlement with the executors of the Breukeridge estate. In the meantime the boiler inspection department has extended the time at which repairs to the boiler at the pump house should be made. The council are trying to solve the water problem through the services during the hold-up of the waterworks plant. It is thought that some method will be discovered to keep the lights going.

Song and Psalm Service

That something could be done at the next Sunday evening at 7:30 in St. Andrew's Presbyterian Church, they are going to have a song and psalm service. Any who do not know what that means are invited to come and see and those that do know should join in and help to make it the best song and psalm service ever attempted. This is going to be a great event and the people are looking forward to it. It is a great thing that has ever been held here and they are not telling much about it as they desire everyone to come and enjoy this unique service. It may be a long time before another opportunity to enjoy a song and psalm service may be given. In the morning the Sabbath School and Adult Bible class will meet at 11 o'clock and the Classes at 12 o'clock. The service will be held in the afternoon. A hearty invitation is extended to everyone to attend any of all these services.

Meadow Creek Notes

The local troupe of the 23rd Alberta Dragoons left on Monday. The new uniforms are very much better than the old and the men presented a very smart appearance. Lieut. R. F. Bell is in charge of the troupe.

There will be a monster Farmers' Picnic held on July 1st. Grounds have been secured on the old Boyce place on Trout Creek, near Mr. Pitt's residence. Everybody is welcome.

Mr. and Mrs. King, who have been at the Sharples' Ranch until lately, are now located at the ranch of J. W. MacKinnon.

Mrs. C. B. Marshall left for Cat. grey last Monday.

Meadow Creek people who missed our previous meetings, Apple for the Secretary, James Blair, Bell, the married men ought to try the single men again on that day. Crawford and Harvey will be the lottery for the benefactors and Bell Bros. will new 'em down for the bachelors.

Monday Mission Study Class

The leaderless meeting of the Y. P. S. of St. Andrew's Church last Monday evening proved a very interesting one. It was a discussion from the moral and spiritual side and it was a success. The subject was "Favorite Verses in the Proverbs," and a great number of favorite verses were brought out and discussed. The Book of Proverbs is quite unlike any of the other books of the Bible. It is a book of maxims dealing principally in the way of life and conduct. By following these teachings one should be inspired to a higher and nobler life. Next Monday evening the young people will hold their Mission Study class. The life of G. L. MacKay is the subject for study. Chapter Four of the text book, "The Black Bearded Barber," is the subject of the study. As these classes are very interesting, the Y. P. S. extend a hearty invitation to all to attend and profit by the study of the life of this noble soldier of the Cross. Those having access to the book will find the chapter read before coming to the class.

Wedded in June

(The Carnagay Sun.)

Married in the afternoon of June 14th, at the home of James Bowring, near Claresholm, Samson of Carnagay and Miss Zeljka Nordin, of Claresholm, were united in marriage by Rev. Eva May Olmstead, of Black Spring Ridge. The bride was beautifully dressed in white duchess satin trimmed with white lace. Four young bridesmaids, the bride and groom, Miss Marie Olmstead, sister of the bride, Adela, Iris, and Christian Sorenson, brother of the bridegroom, as best man. The presents were many and costly. About fifty guests were present to witness the ceremony and to partake of the bountiful supper. Mr. and Mrs. Sorenson will make their home near Carnagay, where Mr. Sorenson owns property. The young couple are well known and are very popular. They will have many friends for their present and future happiness and prosperity.

Elected by Acclamation

Hon. C. R. Mitchell was elected by acclamation for Bow Valley constituency last Thursday at 7:30 in St. Andrew's Presbyterian Church. They are going to have a song and psalm service. Any who do not know what that means are invited to come and see and those that do know should join in and help to make it the best song and psalm service ever attempted. This is going to be a great event and the people are looking forward to it. It is a great thing that has ever been held here and they are not telling much about it as they desire everyone to come and enjoy this unique service. It may be a long time before another opportunity to enjoy a song and psalm service may be given. In the morning the Sabbath School and Adult Bible class will meet at 11 o'clock and the Classes at 12 o'clock. The service will be held in the afternoon. A hearty invitation is extended to everyone to attend any of all these services.

Namaka Farm Sold

Geo. Lane is reported as having completed the purchase of the big 11,000 acre Namaka Farm in which two Claresholm citizens were more or less interested. The price paid was \$250,000. This large farm of which some 4,000 acres are in crop, originally belonged to Mr. W. H. Baker of Calgary and was latterly in the hands of Morris Adler & Co., of Alabama. The operations on the farm were under the supervision of T. C. Miles, of this town and G. H. Carney, has but recently severed connections with the company.

Generous Prizes for Gramm Fair

The prize list for the Gramm Fair will be just as much fun watching as the Crows. Apple for our present, please. Apply for the Secretary, James Blair, Gramm. The Gramm Fair will be held immediately after our home, July 21st and Aug. 1st. Over \$3000 will be given in prizes at this ambitious exhibition and those who attended last year are promised a much better and bigger exhibition this year.

FINANCIAL STATEMENT OF CLARESHOLM CURLING CLUB LIMITED, AS AT JUNE 17th, 1913.

Total amount of membership fees \$1581.00
Total amount of membership fees collected \$1467.00
Total amount of membership fees uncollected 114.00
..... \$1581.00 \$1581.00

CASH RECEIPTS AND DISBURSEMENTS PER CASH BOOK

RECEIPTS	DISBURSEMENTS
Membership fees \$1467.00	Deposits \$2304.45
Bills payable 600.00	Acc'ts paid in cash 27.52
	Cash on hand 5.00
 \$2067.00
	\$2067.00

CASH EXPENDITURE

On hand \$2067.00	
Building Material and Hardware \$807.00	
Cost of erection 183.00	
Water and Light Installation 38.75	
Curling Stones 283.18	
Purification 11.30	
Entertainment 5.00	
Running Expenses 482.03	
Bills Payable 200.00	
Balances on hand 9.00	
 \$2067.00 \$2067.00

ASSETS AND LIABILITIES

ASSETS	
Building estimated at actual cost \$900.00	
Equipment, curling stones and furniture 234.48	
Membership fees outstanding 114.00	
Cash on hand 9.00	
 \$1048.17
LIABILITIES	
Bills Payable and interest \$468.00	
Net Worth \$940.17	

I hereby certify that I have carefully audited the books of the Claresholm Curling Club Ltd., and that the above is a true and correct statement of the same as at June 17th, 1913.

Signed, JOHN F. REYNOLDS,

Office in London (Eng.) Alberta Govt

London, June 16th—Hon. A. L. Sifton, premier of Alberta, informs the Canadian Associated Press that he has secured on a five years' lease a room in the Tyndale Building, Charing Cross, for the purpose of the Alberta government. Major Gen. C. Westcott, who was with Capt. Sifton, said he would still have the first floor post office to help him in the new venture. The selected position is, perhaps, the most central site in London. The appointment of an agent will be made as Premier Sifton's return to Alberta early in July and the new offices will open in August. Regarding the new provincial legislature, Premier Sifton said that the time he did not know whether he might have been asked to go to the session and the men had been in the new uniform which are a decided improvement in appearance over those of last year.

"A" Squadron Off to Camp

Over fifty red-coated soldiers of the king entrained here last Tuesday morning to go to the camp at Calgary. The special train required two engines to complete the journey. The other squadrons of the 23rd Alberta Rangers were aboard. Major General C. Westcott, who was with Capt. Sifton, said he would still have the first floor post office to help him in the new uniform which are a decided improvement in appearance over those of last year.

The selected position is, perhaps, the most central site in London. The appointment of an agent will be made as Premier Sifton's return to Alberta early in July and the new offices will open in August. Regarding the new provincial legislature, Premier Sifton said he would still have the first floor post office to help him in the new uniform which are a decided improvement in appearance over those of last year.

Will Pay Freight on Exhibits

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

Calgary, June 16.—The supreme court here has today dismissed with costs the appeal of Martin James Armstrong against the verdict of a jury who at the trial for breach of promise of marriage awarded to Mrs. Henley Lewis (nee Louis Colard) \$20,000. At the commencement of the appeal, the counsel for Mrs. Lewis agreed to accept \$16,000 and no costs for the appeal. The case may be carried higher.

